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5	UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON						
3	GENEVA LANGWORTHY, et al,			CASI	E NO. 21-cv-1	615-RAJ	
	Plaintiff(s), v.  WASHINGTON COURTS, and GEORGE ROCHE, Defendant(s).			COMPLAINT FOR A CIVIL CASE  Jury Trial: X Yes   No			
)							
,							
	<b>I.</b>	THE PA	RTIES T	о тні	S COMPLAI	NT	
	A. Plaintiff(s)						
,	Name	GENEVA LANGWORTHY					
,	Street Address	240 S. Sunnyside Ave. Unit 2802					
	City and County	Sequim, Clallum County  WA 98382  360-797-3386				····	
	State and Zip Code						
'	Telephone Number						
	B. Defendant(s).						
	Defendant No. 1 Name						
	Name		WANTIII	,010	., ., .,		
	COMPLAINT FOR A CIVIL CASE	E - 1				V.	

	Pro Se 1 2016					
1	Job or Title (if known)	Superior Court for Whatcom County				
2	Street Address	311 Grand Ave. Ste 301				
3	City and County	Bellingham, Whatcom County				
	State and Zip Code	WA 98225				
4	Telephone Number	360-778-5560 and 360-778-5400				
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6	Defendant No. 2					
7	Name	GEORGE ROCHE				
	Job or Title (if known)	Senior Civil Prosecuting Attorney				
8	Street Address	311 Grand Ave. Ste. 201				
9	City and County	Bellingham, Whatcom County				
10	State and Zip Code	WA 98225				
11	Telephone Number	360-676-6784				
12	Defendant No. 3					
13	Name	WASHINGTON COURTS				
14	Job or Title (if known)	District Court for Whatcom County				
15	Street Address	311 Grand Ave. Ste. 401				
13	City and County	Bellingham, Whatcom County				
16	State and Zip Code	WA 98225				
17		360-778-5400				
18	Defendant No. 4					
19	Name	WASHINGTON COURTS				
	Job or Title (if known)	Court of Appeals, Div. I				
20	Street Address	600 University St.				
21	City and County	Seattle, King County				
22	State and Zip Code	WA 98101-1176				
	Telephone Number	206-464-7750				

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1	II. BASIS FOR JURISDICTION							
2	What is the basis for federal court jurisdiction? (check all that apply)							
3	X Federal question   Diversity of citizenship.							
4	A. If the Basis for Jurisdiction Is a Federal Question							
5	List the specific federal statutes, federal treaties, and/or provisions of the United States							
6	nstitution that are at issue in this case.							
7	28 CFR Part 35 Non-Discrimination on the Basis of Disability in State and Local							
8	Government Services (ADA)							
9								
10	III. STATEMENT OF CLAIM							
11	Write a short and plain statement of the claim. Do not make legal arguments. State as briefly as possible the facts showing that each plaintiff is entitled to the damages or other relief sought.							
12	State how each defendant was involved and what each defendant did that caused the plaintiff harm or violated the plaintiff's rights, including the dates and places of that involvement or							
13	conduct. If more than one claim is asserted, number each claim and write a short and plain statement of each claim in a separate paragraph. Attach additional pages if needed.							
14	The Washington Courts maintain a practice of discriminatorily and retaliatorily denying							
15	due process to individuals with disabilities, and of responding to Reasonable Accommodation							
16	Requests with deliberate indifference. Whatcom County Prosecuting Attorney George Roche							
	retaliated and interfered with Plaintiff's civil rights by collaborating with a private attorney							
17	opposing the Plaintiff, while ex parte advising the courts to deny disability accommodation. The							
18	discrimination is on-going, and increasingly serious. (See attached pages)							
19	IV. RELIEF							
20	1. Injunctive relief from on-going discrimination, including a stay against the Washington							
21	Courts preventing them from sanctioning Ms. Langworthy for exercising her rights under the							
22	ADA by prohibiting her from appealing or otherwise exercising her right of access to the courts.							
	2. Retrospective relief for harm done, including monetary damages where available.							
	COMPLAINT FOR A CIVIL CASE - 3							

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Case 2:21-cv-01615-RAJ Document 1-1 Filed 11/29/21 Page 4 of 4 Pro Se 1 2016 3. An injunction requiring the Washington Courts to appoint a Guardian ad Litem or a cognitive interpreter to a litigant with hidden disabilities, upon the individual's request. 4. Mandatory sensitivity and awareness training to prevent unconscious bias. V. **CERTIFICATION AND CLOSING** Under Federal Rule of Civil Procedure 11, by signing below, I certify to the best of my knowledge, information, and belief that this complaint: (1) is not being presented for an improper purpose, such as to harass, cause unnecessary delay, or needlessly increase the cost of litigation; (2) is supported by existing law or by a nonfrivolous argument for extending, modifying, or reversing existing law; (3) the factual contentions have evidentiary support or, if specifically so identified, will likely have evidentiary support after a reasonable opportunity for further investigation or discovery; and (4) the complaint otherwise complies with the requirements of Rule 11. I agree to provide the Clerk's Office with any changes to my address where case-related papers may be served. I understand that my failure to keep a current address on file with the Clerk's Office may result in the dismissal of my case. Date of signing:

November 25, 2021

Signature of Plaintiff

Geneva Langworthy

Printed Name of Plaintiff

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